

CHRISTENSEN JAMES & MARTIN  
EVAN L. JAMES, ESQ. (7760)  
KEVIN B. ARCHIBALD, ESQ. (13817)  
7440 W. Sahara Avenue  
Las Vegas, Nevada 89117  
Telephone: (702) 255-1718  
Facsimile: (702) 255-0871  
Email: elj@cjmlv.com, kba@cjmlv.com

## BREDHOFF & KAISER

BRUCE R. LERNER, ESQ. (admitted *pro hac vice*)  
JACOB KARABELL, ESQ. (admitted *pro hac vice*)  
805 15th Street N.W., Suite 1000  
Washington, D.C. 20005  
Telephone: (202) 842-2600  
Facsimile: (202) 842-1888  
Email: blerner@bredhoff.com, jkarabell@bredhoff.com

*Attorneys for Defendants Amalgamated Transit Union International, James Lindsay III, Lawrence J. Hanley, Antonette Bryant, Terry Richards, Carolyn Higgins, Keira McNett, Daniel Smith, and Tyler Home*

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

JOSE MENDOZA JR., individually and as  
a member and on behalf of the  
AMALGAMATED TRANSIT UNION  
LOCAL 1637, a non-profit corporation,

**Plaintiff:**

AMALGAMATED TRANSIT UNION  
INTERNATIONAL ("ATU") v. 1

## Defendants.

CASE NO.: 2:17-cv-02485-JCM-CWH

**STIPULATION AND ORDER TO  
EXTEND DEFENDANTS' DEADLINE  
TO FILE ANSWER (First Request)**

Defendants Amalgamated Transit Union et al., by and through their counsel of record, Jacob Karabell, Esq.; and Plaintiff Jose Mendoza Jr., by and through his counsel of record, Michael Mcavoyamaya, Esq., stipulate and agree as follows:

1           **Whereas** on September 19, 2018, the Court denied Defendants' Motion to Dismiss  
2 Counts One and Two of Plaintiff's Complaint;

3           **Whereas** the deadline for the remaining Defendants to file an Answer to Counts One and  
4 Two of Plaintiff's Complaint is October 3, 2018, pursuant to Fed. R. Civ. P. 12(a)(4);

5           **Whereas** to accommodate Defendants' need for additional time to confer with their  
6 clients and prepare an Answer, the parties have agreed to extend the deadline for Defendants to  
7 file their Answer to October 17, 2018.

8           ///

9           **It Is Hereby Stipulated** that the deadline for Defendants to file an Answer to Plaintiff's  
10 Complaint be extended from October 3, 2018 to October 17, 2018.

11           SO STIPULATED

12           DATED this 1st day of October, 2018.

13           MICHAEL J. MCAVOYAMAYA, ESQ.

14           By: /s/ Michael J. Mcavoyamaya  
15           Michael J. Mcavoyamaya, Esq.  
16           Nevada Bar No. 14082  
17           4539 Paseo Del Ray  
18           Las Vegas, NV 89121

19           Counsel for Plaintiff

20           SO STIPULATED

21           DATED this 1st day of October, 2018.

22           BREDHOFF & KAISER, P.L.L.C.

23           By: /s/ Jacob Karabell  
24           Admitted pro hac vice  
25           805 15th Street N.W., Suite 1000  
26           Washington, DC 20005

27           Counsel for Defendants

28           IT IS SO ORDERED:

29           \_\_\_\_\_  
30           UNITED STATES MAGISTRATE JUDGE  
31           \_\_\_\_\_  
32           DATED: October 2, 2018  
33           \_\_\_\_\_  
34           